ATTORNEY OR PARTY WITHOUT	ATTORNEY (Name, state bal	r number, and address):				FOR COURT USE ONLY	
ADDRESS WHERE YOU WANT MA	AIL SENT:						
TELEPHONE NO. (Optional):	F	FAX NO. (Optional):					
ATTORNEY FOR (Name):	**************************************						
SUPERIOR COURT OF CA	ALIFORNIA, COUNTY	OF					
MAILING ADDRESS:							
CITY AND ZIP CODE:							
BRANCH NAME:							
PERSON SEEKING OR	DER.						
T EROON SEEKING OR	DLN.						
PERSON TO BE RESTRAI	INED:						
TYPE OF ACTION (check							
DISSOLUTION/LEGAL SEF		UNIFORM PARENTAGE	ACT				
DOMESTIC VIOLENCE PR	EVENTION ACT	DISTRICT ATTORNEY F	AMILY SUPPORT				
JUVENILE		OTHER (specify):					
ODDED TO SHOW O	SALICE AND TEMP		NING OPPER (C	L ETC)	CASE NUMBER	R:	
ORDER TO SHOW O		ence Prevention)	NING ORDER (C	LEIS)			
	(Boniestic Viole	onde i revention,					
THIS ORDER SHALL EX BY THE COURT.  1. To (name of person to 2. A court hearing has been decided)	been set at the time						
BY THE COURT.  1. To (name of person to	been set at the time legal reason why t	the orders reques	ted in the attach	ed applicati	ion should	l not be granted. It	you do no
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F	PERSON S	SEEKING ORDER (name):	CASE NUMBER:
	PERSON TO I	BE RESTRAINED (name):	
5	. b m	ust immediately move from (address):	
	c. 🔲 Th	ddresses not required.)  Person seeking the order  The other protected persons listed in item 4b  Residence of person seeking the order  Place of work of person seeking the order  The children's school or place of child care  Protected person's vehicle (specify):	he following persons and places.
	d. ex	cept for peaceful contacts related to court ordered visitation of the minor child	ren.
6		ODY AND VISITATION ORDERS ARE SET FORTH IN <i>CHILD CUSTODY A</i> M 1296.31A).	ND VISITATION ORDER ATTACHMENT
7	The rewithin a b c	ARM RESTRICTION estrained person is ordered to give up any firearm in or subject to his or 24 hours after issuance of this order 48 hours after service of this order other (specify): rearms should be surrendered to the control of local law enforcement. The resourt showing compliance with this order within 72 hours of receiving this	strained person shall file a receipt with
8		PERTY CONTROL  The protected person is given exclusive temporary use, control, and posse the hearing:	
	b. 🗀	The restrained person is ordered to make the following payments while the Debt Amount of payment Page 1	order is in effect:  ay to Due date
	in d. $\Box$	ding, or in any way disposing of any real or personal property, whether commute ordinary course of business or for the necessities of life.	n transferring, borrowing against, selling, inity, quasi-community, or separate, except ther of any proposed extraordinary
9	. OTHE	R ORDERS (specify):	

(Continued on page three)

PERSON SEEKING ORDER (name):	CASE NUMBER:
PERSON TO BE RESTRAINED (name):	
10. LAW ENFORCEMENT  A copy of this order and any proof of service shall be given to the law enforcement a a. Protected person shall deliver.  b. Protected person's attorney shall deliver.  c. The clerk of the court shall deliver.  Law enforcement agency  Address	agencies listed below as follows:
Law enforcement agency Address	
District Attorney's office (Family Support Division)  (NOTE: All statewide restraining orders are entered in the state registry and must be enforcement agencies.)  11. Fees for service of this order by law enforcement are waived.  12. Application for an order shortening time is granted, and the following documents shaperson no fewer than (specify number):  and served no fewer than (specify number):  a. Application and Declaration for Order (Domestic Violence Prevention) (form DV-b. Order to Show Cause and Temporary Restraining Order (CLETS) (Domestic Violence Prevention)  b. Order to Show Cause and Temporary Restraining Order (CLETS) (Domestic Violence Prevention)  c. Blank Responsive Declaration to Order to Show Cause (Domestic Violence Prevention)  d. Child Custody and Visitation Order (form 1296.31A)  e. Financial Statement (Simplified) (form 1285.52) or Income and Expense Declaration Under Uniform Child Custody Jurisdiction Act (UCCJA) (form North Colid Custody, Visitation, and Support Attachment to Application and Declaration (form DV-100A)  h. Other (specify):	all be personally served on the restrained ring. A responsive declaration shall be filed earing.  100)  blence Prevention) (form DV-110)  vention) (form DV-120)  eclaration (forms 1285.50, 1285.50a,
NOTICE REGARDING NON-APPEARANCE AT	HEARING
IF YOU HAVE BEEN PERSONALLY SERVED WITH A TEMPORARY RESTRAHEARING, BUT YOU DO NOT APPEAR AT THE HEARING EITHER IN PERSONAL RESTRAINING ORDER IS ISSUED AT THE HEARING WHICH DOES NOT DITTEMPORARY RESTRAINING ORDER, A COPY OF THE ORDER WILL BE SETHE FOLLOWING ADDRESS:  IF THAT ADDRESS IS NOT CORRECT OR YOU WISH TO VERIFY THAT THE MADE PERMANENT WITHOUT SUBSTANTIVE CHANGE, CONTACT THE CIDATE:	ON OR BY COUNSEL, AND A FFER FROM THE PRIOR ERVED UPON YOU BY MAIL AT ETEMPORARY ORDER WAS
Dale.	
	ILIDICIAL OFFICED

**CERTIFICATE OF COMPLIANCE WITH VAWA** This ex parte/temporary protective order meets all Full Faith and Credit requirements of the Violence Against Women Act, 18 U.S.C. 2265 (1994) (VAWA). This court has jurisdiction over the parties and the subject matter; the restrained person has been afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in this and all other jurisdictions.

PLEASE REVIEW IMPORTANT NOTICES AND WARNINGS ON THIS PAGE AND ON PAGE FOUR.

(Continued on reverse)

PERSON SEEKING ORDER (name):	CASE NUMBER:
PERSON TO BE RESTRAINED (name):	

## WHAT FORMS YOU SHOULD FILE IN RESPONSE AND WHEN TO FILE THEM

You do not have to pay any fee to file responsive declarations in response to this *Order to Show Cause* (including a completed *Income and Expense Declaration* or *Financial Statement* (*Simplified*) that will show your finances). The original of the *Responsive Declaration* must be filed with the court and a copy served on the other party at least five court days before the hearing date (unless the judge has shortened time; see item 12 above in this *Order to Show Cause and Temporary Restraining Order*).

## NOTICE REGARDING CHILD SUPPORT

If you have children from this relationship, the court is required to order payment of child support based on the income of both parents. The amount of child support may be large and normally continues until the child is 18. You should supply the court with information about your finances. Otherwise the child support order will be made without your input.

## NOTICE REGARDING ENFORCEMENT OF THIS ORDER

This order is effective when made. It is enforceable anywhere in California by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If proof of service on the restrained person has not been received, and the restrained person was not present at the court hearing, the law enforcement agency shall advise the restrained person of the terms of the order and then shall enforce it.

Violation of this restraining order may be punished as a contempt of court; a misdemeanor, punishable by one year in jail, a \$1,000 fine, or both; or a felony. Taking or concealing a child in violation of this order may be a felony and punishable by confinement in state prison, a fine, or both.

This order is enforceable in all 50 states, the District of Columbia, all tribal lands, and all U.S. territories and shall be enforced as if it were an order of that jurisdiction. Violations of this order are subject to state and federal criminal penalties.

If you travel across state or tribal boundaries with the intent to violate the order (including committing a crime of violence causing bodily injury), you may be convicted of a federal offense under VAWA (section 2261(a)(1)). You may also be convicted of a federal offense if you cause the protected person to cross a state or tribal boundary for this purpose (section 2262(a)(2)).

## **NOTICE REGARDING FIREARMS**

Any person subject to a restraining order is prohibited from owning, possessing, purchasing or attempting to purchase, receiving or attempting to receive, or otherwise obtaining a firearm. Such conduct is subject to a \$1,000 fine and imprisonment. At the hearing on this matter, the court will order that the person subject to these orders shall relinquish any firearms and not own or possess any firearms during the period of the restraining order. If restraining orders are issued, the restrained person may not possess a firearm. Under federal law, the issuance of a restraining order after hearing will generally prohibit the restrained person from owning, accepting, transporting, or possessing firearms or ammunition. A violation of this prohibition is a separate federal crime.

CLERK'S CERTIFICATE					
[SEAL]		going <i>Order to Show Cause and Temporary R</i> y of the original on file in the court.	estraining Order (CLETS) is a		
	Date:	Clerk, by	, Deputy		

